

U.S. Department of Justice

Application granted. The status conference scheduled for December 14, 2023 is adjourned to February 29, 2024 at 2:30 p.m. It is the Government's responsibility to have the defendant produced to Courtroom 520 at that time. The Government's application to exclude time under the Speedy Trial Act until February 29, 2024 is granted, on consent of defendant, in the interest of justice, to allow the parties to review discovery, discuss possible pre-trial resolution, and for the effective preparation of subsequent matters herein.

BY ECF AND EMAIL

The Honorable Philip M. Halpern United States District Court Judge Southern District of New York 300 Quarropas Street White Plains, New York 10601 SO ORDERED.

Philip M. Halpern

United States District Judge

Dated: White Plains, New York December 5, 2023

Re: United States v. Justin Turnick, No. 23 Cr. 344 (PMH)

Dear Judge Halpern:

The next status conference in this case is currently scheduled for December 14, 2023, at 11:30 a.m. The Government writes respectfully, with the consent of the defendant, to request an adjournment of that conference for approximately sixty days. Since the parties' last court appearance on July 12, 2023, the Government has made several substantial productions (over forty thousand pages and files) of Rule 16 discovery. The parties agree that an adjournment of approximately sixty days is necessary to allow the defendant to continue to review discovery and the parties to continue to discuss potential pretrial resolutions.

Should the Court grant the adjournment, the Government further respectfully requests, without objection from the defendant, that the Court exclude time under the Speedy Trial Act, 18 U.S.C. § 3161(h)(7)(A), from December 14, 2023, through the date of the next scheduled conference to allow defense counsel time to review the discovery and consult with the defendant, and to allow the parties to continue plea discussions. The ends of justice served by the granting of the continuance requested outweigh the interests of the public and the defendant in a speedy trial.

Respectfully submitted,

DAMIAN WILLIAMS United States Attorney

By:

Ryan W. Allison / Kathryn Wheelock Assistant United States Attorneys Southern District of New York

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cc: Counsel of Record (by ECF and Email)